**PATENT** 

## E UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Gregory E. Ross

Serial No.:

09/706,491

Filing Date: 29 October 1999

For:

PERIMETER COATING

ALIGNMENT

Reissue Application for:

U.S. Patent No. 5,830,529

RECEIVED TO 1700

CERTIFICATE OF MAI

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231,on // 21 February 2002

Todd V. LEONE

**Assistant Commissioner for Patents** Washington, D.C. 20231

## SUPPLEMENTAL AMENDMENT

An Amendment responsive to the Office Action mailed 1 June 2001 was submitted via first class mail on 3 December 2001 and a copy thereof was faxed to Examiner Michael Marr on 3 January 2002. The filing of 3 December 2001 included a 3-month Petition for Extension of Time and payment of the \$460.00 extension fee as well as payment of \$114.00 covering fees for additional claims. Also submitted was a Supplemental Re-Issue Declaration of Gregory E. Ross. As no corrections are required to any of the foregoing papers that accompanied the 3 December 2002 Amendment, Applicant is not resubmitting those accompanying papers herewith.

This paper is being submitted in response to the Notice of Non-Compliant Amendment (37 CFR 1.121) mailed 24 January 2002 and is to correct formatting issues only. Specifically,

revisions to the claims herein are marked by square brackets for deletions and underscoring for additions. The "Version With Markings to Show Changes Made" appended to the 3 December 2001 Amendment has been eliminated.

In response to the Office Action mailed 1 June 2001, please amend this application as follows:

## IN THE DECLARATION:

Applicant files herewith a Supplemental Re-issue Declaration of Gregory E. Ross, in which paragraph 10 now states:

I acknowledge a duty to disclose information material to examination of this application and a duty to disclose to the USPTO all information known to be material to patentability as defined in 37 C.F.R. § 1.56, as required by 37 C.F.R. § 1.63(b)(3).

Applicant submits that the above language addresses the infirmity raised by the Examiner at ¶1 of the Office Action.

## IN THE CLAIMS:

and

Without prejudice or disclaimer, please amend claim 32, 38, 47, and 52, and add new claims 56-63 as follows:

- 32. (Amended) A method of forming a pattern of coatings onto a panel with substantial registration between at least a part of successive coatings along at least one edge of the pattern, the method comprising the steps of:
  - a) providing a base;
- b) forming an edge to define a perimeter for said coatings to achieve substantial registration;
  - c) <u>after forming said edge, applying a first coating to at least a part of said base;</u>
- d) applying at least one additional coating over at least a portion of said first coating.